

AFTER TIGHE'S MILLIONS.

RIVAL CAMPS AMONG THE ALLEGED HEIRS OF "SIR" RICHARD.

Advances from abroad setting forth the names of the alleged heirs of the late "Sir" Richard Tighe, who left nearly two millions. Affidavits from abroad were submitted, and arguments were presented in the court of the contest. John M. Gardner, representing twenty-four alleged descendants of Richard A. Tighe, an alleged half brother of "Sir" Richard Tighe, the eccentric resident of 32 Union square, had procured an order to show cause why he should not be permitted to intervene in the contest, as his clients had not been cited, and their status as relatives of the decedent was questioned by the other counsel. E. H. Moran and Arthur A. Mitchell, attorneys for other alleged heirs, presented affidavits which they had received from abroad to establish the claims of their clients and to defeat the claims of the clients of Mr. Gardner.

In this condition of affairs the Surrogate said he would have to pass upon the status of the alleged heirs who had not been cited before he could let them intervene in the contest of the law, a hearing on which matter would be held May 2, unless the counsel could enter upon a stipulation to reserve the question of status until after a decision on the validity of the will. Mr. Gardner said that, as he had a right of action in the Surrogate Court in behalf of his clients, he did not want to jeopardize their interests by appearing through a third party. He proceeded, however, to introduce the legitimacy of the half brother from whom his clients spring is questioned, and that he would want time to consider what stipulation he was expected to sign. It was arranged that counsel confer about the matter, and the motion then set over to April 27. Meanwhile the counsel from abroad were exchanged among counsel to throw light on the proposed stipulation.

On the argument John L. Cadwallader, counsel for the plaintiffs, said that the will would not do so much as to establish the legitimacy of the half brother from whom his clients spring is questioned, and that he would want time to consider what stipulation he was expected to sign. It was arranged that counsel confer about the matter, and the motion then set over to April 27. Meanwhile the counsel from abroad were exchanged among counsel to throw light on the proposed stipulation.

HOUSE OF REFUGEES QUARANTINE.

Health Board's President Shows How It Became Necessary.

President Wilson of the Board of Health made public yesterday a letter he sent on Tuesday night to Alexander E. Orr, President of the Society for the Reformation of Juvenile Delinquents. The letter was in reply to one sent by Mr. Orr to Mr. Wilson on Saturday.

The letter reviewed the history of the trouble between the Board of Health and the Society for the Reformation of Juvenile Delinquents. It appears from the letter that a year ago a careful inspection of the institution and its sanitary condition was made by the Board of Health, resulting in an order to the Board of Managers to make extensive changes in the institution's appearance.

President Wilson calls attention to the fact that no attention was paid by the superintendent of the institution to the order of the Board of Health. Mr. Wilson quotes from the report of Dr. Richard Van Santvoord, the physician employed by the Board of Health, showing that the institution, showing that its sanitary condition was not improved.

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BROOKLYN INEBRIATE HOME.

Man Had Previously Gobbled Up Some of the Corporation Funds.

Corporation Counsel Burr of Brooklyn has begun a suit against the Inebriate Home for an accounting and for the recovery of money alleged to have been fraudulently retained by its managers. Under the laws of 1876 the Corporation was authorized to pay to the home 15 per cent. of all excise money for the maintenance of the institution, which was then \$100,000. The complaint states that the Corporation paid to the home from April, 1877, to December, 1894, \$74,750.60.

It is alleged that few if any of the indigent poor referred to in the law were ever legally committed to or received treatment in the home, that the sum necessary for the care of such indigent poor was much less than the sum claimed, and that the demands for the 15 per cent. were, in fact, fraudulent, and known to be so by the Executive Committee.

Mr. Burr says that in various ways the managers of the home failed to comply with the law. He also alleges that the sum of \$100,000 was not paid to the home from April, 1877, to December, 1894, also a statement of the number of indigent poor treated in the home during the same time, the amount of excise money actually applied to the care and treatment of the indigent poor, and what disposition was made of the surplus.

Proposed Trolley Adjust Line for a Stomach Company.

WILMINGTON, Del., April 21.—W. R. Walling of New York was at Dover today and asked the General Assembly to grant a charter to the Delaware Central Railroad, which desires to build a trolley line from Dover to the city of Rehoboth, a distance of thirty miles. The idea is to connect Rehoboth with a line of steamships which produce from the peninsula to New York.

Fired on the Robbers, but Was Overcome.

CHICAGO, April 21.—Nicholas Werner was alone in his butcher shop, 5201 Blalock street, last night when four men entered with drawn revolvers and ordered him to throw up his hands. He refused, and the men fired at him. He returned the fire, and finally drove them out. He was injured and taken to the hospital.

Man Placed Under a Fire Which Killed His Life.

Lewis Mann, a middle-aged German, was tried in the General Sessions Court in Jersey City yesterday for arson. After the testimony had been taken and the defendant had denied his guilt under oath, Assistant Prosecutor Noonan and Lawyer Alexander Simpson, for the defense, agreed to submit the case to the jury. The jury was to decide whether Mann was guilty of setting fire to the building.

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